From the		UNATION IK	LATY .			
INTERNATIONAL SEARCHING	AUTHORITY					
To: DEAN A. ERSFELD OFFICE OF INTELLECTUAL PROPERTY COUNSEL			PCT	REC'D 20 APR	2005	
POST OFFICE BOX 33427 SAINT PAUL, MN 55133-3427		WI INTERNATI	NITTEN OPINION	WIPO OF THE IG AUTHORITY	PCT	
			(PCT Rule 43bis.)			
		Date of mailing	18 APR 2	10F	7	
Applicant's or agent's file reference		(day/month/year) FOR FURTHER	ACTION	002	4	
58915WO006			See paragraph 2 below			
International application No.	International filing date	(day/month/year)	Priority date (day/mon	nth/year)	4	
PCT/US04/32616	01 October 2004 (01.10	.2004)	03 October 2003 (03.1	• •	ļ	
International Patent Classification (I	PC) or both national classifica	tion and IPC			-	
IPC(7): A61K 31/4745, 31/495, 31/ 514/293, 232.8, 253.03, 218, 214.0 Applicant	506, 31/5377, 31/541, 31/551 3, 217.07, 273, 228.5; 546/82	; C07D 471/04, 401 2; 544/126, 60, 361;	/14, 405/14; A61P 37/0; 540/575, 585, 597	2 and US CL:		
3M INOVATIVE PROPERTIES CO						
1. This opinion contains indication	s relating to the following item	ls:				
Box No. I Basis of	the opinion					
Box No. II Priority						
Box No. III Non-est	ablishment of opinion with reg	gard to novelty, inver	ntive step and industrial	applicability		
Box No. IV Lack of	unity of invention					
Box No. V Reasone applicab	Reasoned statement under Rule 43bis. 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Certain documents cited					
Box No. VII Certain	Certain defects in the international application					
Box No. VIII Certain	observations on the internation	al application				
2. FURTHER ACTION						
If a demand for international pre- International Preliminary Exami- Authority other than this one to b that written opinions of this Intern	e the IPEA and the chosen IP	EA has notified the	ot apply where the ap			
If this opinion is, as provided about the second se	before the expiration of 22 m					
3. For further details, see notes to Fo						
Name and mailing address of the ISA/	Us	Authorized officer	·····			
Mail Stop PCT, Atta: ISA/US Commissioner for Patents		Evelyn Huang	y Palat			
P.O. Box 1450		Everyti Fluang	7. Robert	por		
Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3330	Telephone No. (571) 272-1600	V			

Facsimile No. (703) 305-3230 Form PCT/ISA/237 (cover sheet) (January 2004)

International application No.

Port	NI. T. D. J.	PCT/US04/32616	
DUX /	No. I Basis of this opinion		
1. Witi it wa	th regard to the language, this opinion has been established on the basis of the vas filed, unless otherwise indicated under this item.		'n
	This opinion has been established on the basis of a translation from the orighter that the language of a translation furnished for the purpose 23.1(b)).	ginal language into the following language es of international search (under Rules 12.3 and	
2. With claim	th regard to any nucleotide and/or amino acid sequence disclosed in the med invention, this opinion has been established on the basis of:	international application and necessary to the	
а.	type of material		
	a sequence listing		
	table(s) related to the sequence listing		ļ
b.	format of material		ļ
	in written format		
	in computer readable form		
c.	time of filing/fornishing		
	contained in international application as filed.		
	filed together with the international application in computer readable f	Ĩorm.	
	furnished subsequently to this Authority for the purposes of search.		
	In addition, in the case that more than one version or copy of a sequence filed or furnished, the required statements that the information in the subsequ the application as filed or does not go beyond the application as filed, as appr	listing and/or table relating thereto has been uent or additional copies is identical to that in copriate, were furnished.	
4. Additio	onal comments:		
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Form PCT/ISA/237(Box No. I) (January 2004)

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International application No.

PCT/US04/32616

Th	No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
ind	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be strially applicable have not been examined in respect of:
	the entire international application
\boxtimes	claims Nos. 5-10.14.21.25.34.38.41.64.65 and 76-90
bec	ause:
	the said international application, or the said claim Nos relate to the following subject matter which does no require an international preliminary examination (specify):
\boxtimes	the description, claims or drawings (indicate particular elements below) or said claims Nos. <u>5-10.14.21.25.34.38.41.64.</u> and 76-90 are so unclear that no meaningful opinion could be formed (specify):
	They are improperly multiply dependent claims. PCT Rule 6.4 (a).
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos.
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
	the written form has not been furnished
	does not comply with the standard
	the computer readable form has not been furnished
	does not comply with the standard
	the tables related to the micleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bir of the Administrative Instructions.
	See Supplemental Box for further details.

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Box No	. IV Lack of unity of invention
1.	In response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has: paid additional fees
	paid additional fees under protest not paid additional fees
ł	This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay additional fees. Authority considers that the requirement of units of invention is not complied with and chose not to invite the applicant
1 1 1	Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is complied with
See th	not complied with for the following reasons: the lack of unity section of the International Search Report (Form PCT/ISA/210)
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. Conseque	antly, this opinion has been established in respect of the following parts of the international application: all parts.
	the parts relating to claims Nos.
	A/237 (Box No. IV) (January 2004)

International application No. PCT/US04/32616

Box No. V Reasoned statement under Rule 43 applicability; citations and explanati	bis.1(a)(i ons supr) with regard to novelty, inventive step or industrial porting such statement	
1. Statement			
Novelty (N)		Discon Con Continuity of	?ES 10
Inventive step (IS)		Please See Continuation Sheet Y Please See Continuation Sheet No	'ES IO
Industrial applicability (IA)		Please See Continuation Sheet Y	es O

2. Citations and explanations:

Claims 1-4, 11-13, 15-20, 22-24, 26-33, 35-37, 39, 40, 42-63, and 66-75 meet the criteria set out in PCT Article 33(2)-(3), because the closest prior art, US 6,200,592 B1, only teaches alkoxy, and does not teach or fairly suggest the instant -O-R₃ substituent on the imidazoquinoline.

Claims 91-93 meet the criteria set out in PCT Article 33(2)-(3), because the closest prior art, US 4,698,348 A, only teaches methoxy, and does not teach or fairly suggest the instant -O-R, substituent on the inidazoquinoline.

Claims 1-4, 11-13, 15-20, 22-24, 26-33, 35-37, 39, 40, 42-63, 66-75, and 91-93 meet the criteria set out in PCT Article 33(4), and thus find industrial applicability because the subject matter claimed can be made or used in the pharmaceutical industry as immunomodulating agent in treatment of diseases.

Form PCT/ISA/237 (Box No. V) (January 2004)

International application No. PCT/US04/32616

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

V.1. Reasoned Statements:

The opinion as to Novelty was positive (Yes) with respect to claims 1-4, 11-13, 15-20, 22-24, 26-33, 35-37, 39, 40, 42-63, 66-75, 91-93

The opinion as to Novelty was negative (No) with respect to claims NONE

The opinion as to Inventive Step was positive (Yes) with respect to claims 1.4, 11-13, 15-20, 22-24, 26-33, 35-37, 39-40, 42-63, 66-75, 91-93

The opinion as to Inventive Step was negative(NO) with respect to claims NONE

The opinion as to Industrial Applicability was positive (YES) with respect to claims 1-4, 11-13, 15-20, 22-24, 26-33, 35-37, 39, 40, 42-63, 66-75, 91-93

The opinion as to Industrial Applicability was negative(NO) with respect to claims NONE